

Attorney's Docket No. P2167/SUN1P123

As a below-named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.



I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: METHOD AND APPARATUS FOR DISCOVERING AND ACTIVATING SOFTWARE COMPONENTS the specification of which,

which,				·
(check one)	1. 🔲	is attached hereto.		
	2. 🔀	was filed onApril 1		as
	ح. وح	U.S. Application Serial N	No08/831.845	
		and was amended on		
	3.	was filed on		as
	٠. ا	International PCT Applic	cation Serial No	
		and was amended on		·
for patent or invento than the United Sta inventor's certificate claimed:	r's certificate, ates, listed be e, or PCT Int	or § 365(a) of any PC1.  clow and have identified be ernational application havi	clow by checking the hox.	r § 365(b) of any foreign application(s) ch designated at least one country other, any foreign application for patent or of the application on which priority is  Priority Benefits Claimed?
Prior Foreign A	Application(	s) 		Yes No
(Appl. No.)	<u> </u>	(Country)	(Filing Date)	
		•		Yes No
(Appl. No.)		(Country)	(Filing Date)	
(Аррі. 110.)		•		☐Yes ☐No
(A I Na )		(Country)	(Filing Date)	
(Appl. No.)		•		ination(s) listed below:
I hereby claim the b	enefit under 3	35 U.S.C. §119(e) of any ∪	nited States provisional appli	RECEIVED
(Application Serial	No.)	(Filing Date)	<del></del>	JUL 0.2 2001
	•			Technology Center 2100
(Application Serial		(Filing Date)		
International application is not paragraph of Title patentability as defi prior application ar	eation designal disclosed in 1 35, United Sined in Title and the national	the prior United States, listed the prior United States or	PCT International applicate throughout the duty to disactions, § 1.56 which became	s application(s), or § 365(c) of any PCT abject matter of each of the claims of this ion in the manner provided by the first close information which is material to e available between the filing date of the
Prior U.S. App	plication(s)			
		(Filing Date)	(Status - patented	d, pending, abandoned)
(Application Serial	l No.)	(Filing Date)	(S.m.)	•
(Application Seria	l No.)	(Filing Date)	(Status - patented	d, pending, abandoned)

And Thereby appoint the law firm of Hickman Beyer & Weaver, including Paul L. Hickman (Reg. No. 28, 516); Steve D Beyer (Reg. No. 31,234); Jeffrey K. Weaver (Reg. No. 31,314); Joseph A. Nguyen (Reg. No. 37,899); C. Douglass Thomas (Reg. No. 32,947); James R. Riegel (Reg. No. 36,651); Brian R. Coleman (Reg. No. 39,145); Jonathan O. Scott (Reg. No. 39,364); Albert S. Penilla (Reg. No. 39,487); Harmohinder S. Bedi (Reg. No. 39,904); Lee Van Pelt (Reg. No. 38,352); James E. Austin (Reg. No. 39,489); Rupak Nag, (Reg. 37,493); Peter B. Martine (Reg. No. 32,043); Joseph M. Villeneuve (Reg. No. 37,460); Michael J. Ritter (Reg. No. 36,653); Peggy A. Su (Reg. No. P41,336); and Dawn L. Palmer (Reg. No. P41,238); as my principle attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith. I also appoint the following attorneys to transact business in the Patent and Trademark Office: Kenneth Olsen (Reg. No. 26,493); Erwin J. Basinski (Reg. No. 34,773); Matthew C. Rainey (Reg. No. 32,291); Timothy J. Crean (Reg. No. 37,116); Leland Z. Wiesner (Reg. No. 39,424); Philip J. McKay (Reg. No. 38,966); Robert S. Hauser (Reg. No. 37,847) and Patrick J.S. Inouye (Reg. No. 40,297) of SUN MICROSYSTEMS, INC.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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